1 KATHERINE JOHNSON (CA SBN 259854) CASPER J. RANKIN (CA SBN 249196) 2 JOSEPH C. DELMOTTE (CA SBN 259460) PITE DUNCAN, LLP 3 4375 Jutland Drive, Suite 200 P.O. Box 17933 4 San Diego, CA 92177-0933 Telephone: (858) 750-7600 5 Facsimile: (619) 590-1385 6 Attorneys for BANK OF AMERICA, NATIONAL ASSOCIATION AS SUCCESSOR BY MERGER TO LASALLE BANK NATIONAL ASSOCIATION. AS TRUSTEE 7 FOR CERTIFICATEHOLDERS OF BEAR STEARNS ASSET BACKED SECURITIES TRUST 2005-3, ASSET-BACKED CERTIFICATES, SERIES 8 2005-3 9 UNITED STATES BANKRUPTCY COURT 10 NORTHERN DISTRICT OF CALIFORNIA - OAKLAND DIVISION 11 In re Case No.09-71561-LJT 12 NICOLE CHRISTINA MCCONVILLE, Chapter 7 13 R.S. No. CJR-595 Debtor(s). 14 MOTION FOR RELIEF FROM AUTOMATIC STAY 15 (11 U.S.C. § 362 and Bankruptcy Rule 4001) 16 DATE: March 05, 2010 11:00AM TIME: 17 201 CTRM: 18 1300 Clay Street, Suite 300 Oakland, CA 94604-1426 19 20 21 Bank of America, National Association as successor by merger to LaSalle Bank National 22 Association, as Trustee for certificateholders of Bear Stearns Asset Backed Securities Trust 23 2005-3, Asset-Backed Certificates, Series 2005-3 ("Movant"), moves this court for an order 24 terminating the automatic stay of 11 U.S.C. § 362 as to Movant, so that Movant may commence 25 and continue all acts necessary to enforce its security interest in real property generally 26 described as 2519 - 2519A, 2521 Martin Luther KIng Jr Wy, Oakland, California 94612. 27 On or about December 2, 2009, Nicole Christina McConville ("Debtor") filed a 28 voluntary petition under Chapter 7 of the Bankruptcy Code, and Tevis Thompson was appointed

Case 09-71561 Doc# 31 Filed: 02/16/10 Entered: 02/16/10 08:55:15 Page 1 of 6

1 as Chapter 7 Trustee. As a result of said filing, certain acts and proceedings against Debtor and 2 the bankruptcy estate are stayed as provided in 11 U.S.C. § 362. 3 Movant moves this court for relief from stay under 11 U.S.C. §§ 362(d)(1) and 4 362(d)(2). 5 MEMORANDUM OF POINTS AND AUTHORITIES 6 <u>I.</u> 7 MOVANT IS ENTITLED TO RELIEF FROM THE **AUTOMATIC STAY UNDER 11 U.S.C. § 362(d)(2).** 8 NO EQUITY 9 10 11 U.S.C. § 362(d)(2) provides that relief from the automatic stay shall be granted if the 11 debtor does not have any equity in the property and the property is not necessary to the debtor's 12 effective reorganization. 13 In In re San Clemente Estates, 5 B.R. 605 (Bankr. S.D. Cal. 1980), the court stated that: § 362(d)(2) reflects congressional intent to allow creditors to 14 immediately proceed against the property where the debtor has no equity and it is unnecessary to the reorganization, even where the 15 debtor can provide adequate protection under § 362(d)(1). (Emphasis added). 16 17 Id. at 610 (emphasis added). 18 In In re Mikole Developers, Inc., 14 B.R. 524, 525 (Bankr. E.D. Pa. 1981), the court 19 stated that in determining whether equity exists in the property for purposes of § 362(d)(2), all 20 encumbrances are totalled, whether or not all the lienholders have joined in the request for relief 21 from stay. The Ninth Circuit has concurred with this view in Stewart v. Gurley, 745 F.2d 1194 22 (9th Cir. 1984). 23 An appropriate cost of sale factor should also be added to determine if the debtor has 24 any equity in the property. La Jolla Mortgage Fund v. Rancho El Cajon Associates, 18 B.R. 25 283, 289 (Bankr. S.D. Cal. 1982). 26 On or about April 5, 2005, Debtor, for valuable consideration, made, executed and 27 delivered to Silver State Financial Services ("Lender") a Note in the principal sum of

Case 09-71561 Doc# 31 Filed: 02/16/10 Entered: 02/16/10 08:55:15 Page 2 of 6

\$516,375.00 (the "Note"). Pursuant to the Note, Debtor is obligated to make monthly principal

28

1 2 3

4 5

7 8

6

9 10

12

11

13 14

16 17

15

18

19 20

21 22

23

24

25 26

27 28 and interest payments commencing June 1, 2005, and continuing until May 1, 2035, when all outstanding amounts are due and payable. The Note provides that, in the event of default, the holder of the Note has the option of declaring all unpaid sums immediately due and payable. A true and correct copy of the Note is attached to the Declaration in Support of Motion for Relief From Automatic Stay as exhibit A and incorporated herein by reference.

On or about April 5, 2005, the Debtor made, executed and delivered to Lender a Deed of Trust (the "Deed of Trust") granting Lender a security interest in real property commonly described as 2519 - 2519A, 2521 Martin Luther King Jr Wy, Oakland, California 94612 (the "Real Property"), which is more fully described in the Deed of Trust. The Deed of Trust provides that attorneys' fees and costs incurred as a result of the Debtor's bankruptcy case may be included in the outstanding balance under the Note. The Deed of Trust was recorded on April 12, 2005, in the Official Records of Alameda County, State of California. A true and correct copy of the Deed of Trust is attached to the Declaration in Support of Motion for Relief From Automatic Stay as exhibit B and incorporated herein by reference.

Subsequently, all beneficial interest in the Deed of Trust was sold, assigned and transferred to Movant. A true and correct copy of the Corporation Assignment of Deed of Trust evidencing the Assignment of the Deed of Trust to Movant is attached to the Declaration in Support of Motion for Relief From Automatic Stay as exhibit C and incorporated herein by reference.

The obligation under the Note is in default as of September 1, 2008, for failure to make payments to Movant. As of January 5, 2010, the total obligation due and owing under the Note is in the approximate amount of \$562,184.92, representing the principal balance of \$500,337.18, interest in the sum of \$49,449.30, late charges in the amount of \$2,128.32, escrow advances in the amount of \$8,437.20, and a recoverable balance in the amount of \$1,832.92. This is an approximate amount for purposes of this Motion only, and should not be relied upon as such to pay off the subject loan as interest and additional advances may come due subsequent to the filing of the Motion. An exact payoff amount can be obtained by contacting Movant's counsel. Further, Movant has incurred additional post-petition attorneys' fees and costs in

bringing the instant Motion. Moreover, the total arrears under the Note are in the approximate 1 2 sum of \$77,887.02, excluding the post-petition attorneys' fees and costs incurred in filing the 3 instant Motion. A true and correct copy of the contractual payment accounting pursuant to 4 Local Rule 4001-1(g)(1) is attached to the Declaration in Support of Motion for Relief From 5 Automatic Stay as exhibit D and incorporated herein by reference. II. 6 7 RELIEF FROM STAY 8 **LACK OF EQUITY** 9 Movant is informed and believes that, based on the Debtor's bankruptcy Schedules and 10 Statements, the fair market value of the Property is approximately \$420,000.00. True and correct copies of the Debtor's bankruptcy Schedules "A" and "D" are collectively attached to 11 12 the Declaration in Support of Motion for Relief From Automatic Stay as exhibit E and 13 incorporated herein by reference. 14 Based on the above, Movant maintains that the equity in the Property is as follows: 15 Fair Market Value: \$420,000.00 Less: 16 Movant's Trust Deed \$562,184.92 County of Alameda Tax Collector's Trust \$15,615.00 17 Deed

Costs of Sale (8%) \$33,600.00 Equity in the Property: \$<191,399.92>

As a result, there is no equity in the Property for the bankruptcy estate. Moreover, since this is a Chapter 7 proceeding, there is no reorganization in prospect. As a result, Movant is

entitled to relief from the automatic stay pursuant to 11 U.S.C. § 362(d)(2).

Debtor's Statement of Intent indicates it is the intent of the Debtor to surrender the Real Property in full satisfaction of Movant's secured claim. A true and correct copy of the Debtor's Statement of Intent is attached to the Declaration in support of relief from automatic stay as exhibit F and incorporated herein by reference.

/././ 27

18

19

20

21

22

23

24

25

26

28 /././

Case 09-71561 Doc# 31 Filed: 02/16/10 Entered: 02/16/10 08:55:15 Page 4 of 6

		Ļ	

2

4

5

7 8

9

11

10

1213

14

1516

17

18

19

2021

2223

24

2526

2728

III.

MOVANT IS ENTITLED TO RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362(d)(1).

CAUSE - LACK OF ADEQUATE PROTECTION

Pursuant to the provisions of 11 U.S.C. §§ 361 and 362(d)(1), Movant is entitled to adequate protection of its interest in the Property.

Movant submits that adequate protection in this case requires normal and periodic cash payments, as called for by the Note, plus the repayment of any and all delinquent amounts owed to Movant, including all attorneys' fees and costs incurred in the filing of this motion.

Movant is informed and believes that Debtor is presently unwilling or unable to provide adequate protection to the Movant and there is no probability that adequate protection can be afforded to Movant within a reasonable time.

By reason of the foregoing, Movant is entitled to relief from stay under 11 U.S.C. § 362(d)(1), based upon the failure of Debtor to provide adequate protection to Movant.

WHEREFORE, Movant respectfully prays for an Order of this court as follows:

- 1. Terminating the automatic stay of 11 U.S.C. § 362, as it applies to the enforcement by Movant of all of its rights in the Real Property under the Note and the Deed of Trust;
 - 2. That the 14-day stay described by Bankruptcy Rule 4001(a)(3) be waived;
- 3. Granting Movant leave to foreclose on the Real Property and to enforce the security interest under the Note and the Deed of Trust, including any action necessary to obtain possession of the Property;
- 4. Permitting Movant to offer and provide Debtor with information re: a potential Forbearance Agreement, Loan Modification, Refinance Agreement, or other Loan Workout/Loss Mitigation Agreement, and to enter into such agreement with Debtor;
- 5. Alternatively, in the event this court declines to grant Movant the relief requested above, Movant requests that an Order for adequate protection be issued, requiring the Debtor to reinstate and maintain in a current condition all obligations due under the Note and Deed of

1	Trust and all other deeds of trust encumbering the Real Property, including Debtor's obligatio					
2	to pay when due (a) the monthly installments of principal and interest, as required under t					
3	Note; (b) tax/insurance obligations; and (c) any sums advanced by Movant on behalf of Debt					
4	in order to protect Movant's interest in the Real Property, including all attorneys' fees and cos					
5	incurred in the filing of this motion;					
6	6. That the attorneys' fees and costs incurred by Movant for filing the instant Motion					
7	be included in the outstanding balance of the Note as allowed under applicable non-bankrupto					
8	law; and					
9	7. For such other and further relief as the court deems just and proper.					
10						
11	Dated: February 16, 2010 PITE DUNCAN, LLP					
12						
13	/s/ CASPER J. RANKIN (CA SBN 249196) Attorneys for BANK OF AMERICA, NATIONAL					
14	ASSOCIATION AS SUCCESSOR BY MERGER TO LASALLE BANK NATIONAL					
15	ASSOCIATION, AS TRUSTEE FOR CERTIFICATEHOLDERS OF BEAR STEARNS					
16 17	ASSET BACKED SECURITIES TRUST 2005-3, ASSET-BACKED CERTIFICATES, SERIES 2005-3					
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						
20						

Case 09-71561 Doc# 31 Filed: 02/16/10 Entered: 02/16/10 08:55:15 Page 6 of 6